

Substitute Bill No. 6425

January Session, 2013



AN ACT CONCERNING FIRE SAFETY ENFORCEMENT OFFICIALS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 29-298 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2013*):
- 3 (a) The State Fire Marshal and the Codes and Standards Committee, 4 acting jointly, shall adopt minimum standards of qualification for local 5 fire marshals, deputy fire marshals, fire inspectors and such other classes of inspectors and investigators as they deem necessary, which 6 7 shall include a requirement of at least three years' experience in fire 8 suppression or fire prevention activities, responding and controlling 9 releases or potential releases of hazardous materials or inspection 10 activities concerning the fire safety or prevention code, hazardous 11 materials, fires, explosions or the crime of arson. The State Fire 12 Marshal and the Codes and Standards Committee shall (1) prepare and 13 conduct oral, written or practical examinations to determine if a person 14 is qualified [and eligible] to be certified, or (2) accept successful 15 completion of programs of training developed by [public] agencies or 16 institutions and approved by them as proof of qualification for 17 certification, [eligibility,] or (3) prepare and conduct a training 18 program, the successful completion of which shall qualify a person to 19 be certified. Upon determination of the qualification of a local fire 20 official under subdivision (1), (2) or (3) of this subsection, the State Fire

21 Marshal and the Codes and Standards Committee shall issue or cause 22 to be issued a certificate to such person stating that the person is 23 [eligible to be] certified. The State Fire Marshal and the Codes and 24 Standards Committee shall establish classes of certification that will 25 recognize the varying involvements of such local fire officials. Local 26 fire marshals, deputy fire marshals, fire inspectors and other inspectors 27 or investigators holding office in any municipality shall be certified in 28 accordance with subdivision (1), (2) or (3) of this subsection. On or 29 after October 1, 1979, no local fire marshal, deputy fire marshal, fire 30 inspector or other inspector or investigator shall be appointed or hired 31 unless such person is certified and any such person shall be removed 32 from office if such person fails to maintain certification. The State Fire 33 Marshal and the Codes and Standards Committee shall conduct 34 educational programs designed to assist such local fire officials in 35 carrying out the duties and responsibilities of their office. Such 36 educational programs for local fire marshals, deputy fire marshals and 37 fire inspectors shall be in addition to the programs specified under 38 subdivisions (2) and (3) of this subsection and shall consist of not less 39 than ninety hours of training over a three-year period. The State Fire Marshal and the Codes and Standards Committee shall establish the 40 41 minimum hours of training for the other classes of inspectors and 42 investigators, which shall recognize the varying involvements of such 43 officials. Each local fire official shall attend such training programs or 44 other approved programs of training and present proof of successful 45 completion to the State Fire Marshal. The State Fire Marshal may, after 46 notice and opportunity for hearing, and with the participation of one 47 or more members of the Fire Marshal Training Council, revoke any 48 certificate issued under the provisions of this subsection for failure on 49 the part of a local fire official to present such proof. Any [appointed] 50 local fire marshal, deputy fire marshal or other inspector or 51 investigator who wishes to retire his or her certificate may apply to the 52 State Fire Marshal and the Codes and Standards Committee to have 53 such certificate retired and be issued a certificate of emeritus. Such 54 retired local fire official may no longer hold himself or herself out as a 55 certified local fire official.

- (b) No local fire marshal, deputy fire marshal, fire inspector or other inspector or investigator acting for a local fire marshal, who is charged with the enforcement of [the Fire Safety Code and] part II of this chapter, may be held personally liable for any damage to persons or property that may result from any action that is required or permitted in the discharge of his official duties while acting for a municipality or fire district. Any legal proceeding brought against any such fire marshal, deputy fire marshal, fire inspector or other inspector or investigator because of any such action shall be defended by such municipality or fire district. No such fire marshal, deputy fire marshal, fire inspector or other inspector or investigator may be held responsible for or charged with the costs of any such legal proceeding. Any officer of a local fire marshal's office, if acting without malice and in good faith, shall be free from all liability for any action or omission in the performance of his official duties.
- (c) Except as provided in this subsection, each certified deputy fire marshal, fire inspector or other inspector or investigator shall act under the direction and supervision of the local fire marshal while enforcing [the Fire Safety Code and] the provisions of <u>part II of</u> this chapter. The local fire marshal may authorize, in writing, such deputy fire marshal or fire inspector to issue any permit or order under the provisions of this part or to certify compliance with the provisions of [the Fire Safety Code] <u>part II of this chapter</u>, on his behalf. If no local fire marshal has been appointed in accordance with the provisions of section 29-297, <u>as amended by this act</u>, the deputy fire marshal or acting fire marshal shall assume the authority granted to the local fire marshal under this section.
- Sec. 2. Section 29-297 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2013*):
- (a) The board of fire commissioners or, in the absence of such board, any corresponding authority of each town, city or borough, or, if no such board or corresponding authority exists, the legislative body of each city, the board of selectmen of each town or the warden and

burgesses of each borough, or, in the case of an incorporated fire district, the executive authority of such district shall appoint a local fire marshal and such deputy fire marshals <u>and other inspectors or investigators</u> as may be necessary. In making such appointment, preference shall be given to a member of the regular or volunteer fire department of such municipality. Each local fire marshal shall be sworn to the faithful performance of his duties by the clerk of the town, city, borough or fire district and shall continue to serve in that office until removed for cause. Such clerk shall record his acceptance of the position of local fire marshal and shall report the same in writing to the State Fire Marshal within ten days thereafter, giving the name and address of the local fire marshal and stating the limits of the territory in which the local fire marshal is to serve.

(b) The board of fire commissioners or, in the absence of such board, any corresponding authority of each town, city or borough or, if no such board or corresponding authority exists, the legislative body of each city, the board of selectmen of each town or the warden and burgesses of each borough or, in the case of an incorporated fire district, the executive authority of such district may, upon the death, disability, dismissal, retirement or revocation of certification of the local fire marshal, and in the absence of an existing deputy fire marshal, appoint a certified deputy fire marshal as the acting fire marshal for a period not to exceed one hundred eighty days.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2013	29-298
Sec. 2	October 1, 2013	29-297

PS Joint Favorable Subst.